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By: Laux

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

ACC TION

In re application of:

Mary Chan-Park et al.

Application Serial No. 09/784,972

Filed: February 15, 2001

For:

Process for Roll-to-Roll Manufacture of a

Display by Synchronized

Photolithographic Exposure on a

Substrate Web

Art Unit: 1756

Examiner: Chacko Davis, Deborah

AUG 0 5 2003

TC 1700

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. §1.97

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This application is a CIP of US Application No. 09/518,488, filed on March 3, 2000, and a CIP of US Application No. 09/606,654, filed June 28, 2000 and a CIP of US Application No. 09/759,212, filed January 11, 2001, which are relied upon for an earlier filing date under 35 USC 120.

Listed on an attached Supplemental Form PTO-1449 is information known to the applicant(s). Each reference listed has been cited in one of the priority applications, except for US Patent No. 5,398,041 and US Patent No. 5,432,526 and except for the cross reference to: counterpart international application No. WO 02/065215, priority application USSN 09/606,654 (also WO 02/56097); WO 02/01281 (same as priority application USSN 09/759,212); and the foreign and US counterpart applications of USSN 09/518,488.

A copy of each listed publication and U.S. and foreign patent, except for pending non-published U.S. applications, is being submitted herewith, along with a concise explanation of information in a foreign language, if any, pursuant to 37 C.F.R. §1.97-1.98. If an asterisk is placed beside the reference number, a copy is not provided because the reference was previously cited by or submitted to the PTO in a prior application that is identical in the statement and relied upon for an earlier filing date under 35 U.S.C. §120. 37 C.F.R. §1.98 (d).

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Attorney Docket No.: 26822-0006 Application No.: 09/784,972 -1-

Applicants respectfully request that the listed information be considered by the Examiner and be made of record in the above-identified application. The Examiner is requested to initial and return Form PTO-1449 in accordance with MPEP §609.

This statement is not intended to represent that a search has been made or that the information cited in the statement is, or is considered to be, material to patentability as defined in §1.56.

- 37 C.F.R §1.97(c). This statement is being filed after the mailing date of a first Office action on the merits, but before the mailing date of the earlier of a final office action under §1.113 or a notice of allowance under §1.311, a fee of \$180.00 as set forth in §1.17(p) is authorized below.
- Fee Authorization. The Commissioner is hereby authorized to charge the above-referenced fees of \$180.00 and charge any additional fees or credit any overpayment associated with this communication to Deposit Account No. <u>08-1641 (Attorney's Docket No. 26822-0006)</u>.

Respectfully submitted,

Dated: July 29, 2003

By: Stacy Ann Hegle, Reg-No. 50,687

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*If an asterisk is placed beside the reference number, a copy is not provided because the reference was previously cited by or submitted to the PTO in a prior application that is identical in the statement and relied upon for an earlier filing date under 35 U.S.C. §120. 37 C.F.R. §1.98 (d).

- T: Copy of the pending application is available upon request.
- W: Counterpart application of priority application No. 09/518,488, ref. No. 50.
- X: Counterpart international application of priority application No. 09/759,212, ref No. 49.
- Y: Counterpart international application of priority application No. 09/606,654, ref. No. 55.
- Z: International counterpart application of present application.